This Page is Inserted by IFW Indexing and Scanning Operations and is not part of the Official Record

BEST AVAILABLE IMAGES

Defective images within this document are accurate representations of the original documents submitted by the applicant.

Defects in the images include but are not limited to the items checked:			
	☐ BLACK BORDERS		
	☐ IMAGE CUT OFF AT TOP, BOTTOM OR SIDES		
	☐ FADED TEXT OR DRAWING		
	☐ BLURRED OR ILLEGIBLE TEXT OR DRAWING		
	☐ SKEWED/SLANTED IMAGES		
	☐ COLOR OR BLACK AND WHITE PHOTOGRAPHS		
	☐ GRAY SCALE DOCUMENTS		
	☐ LINES OR MARKS ON ORIGINAL DOCUMENT		
	☐ REFERENCE(S) OR EXHIBIT(S) SUBMITTED ARE POOR QUALITY		

IMAGES ARE BEST AVAILABLE COPY.

As rescanning these documents will not correct the image problems checked, please do not report these problems to the IFW Image Problem Mailbox.





United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandra, Virginia 22313-1450 www.usplo.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/618,513	07/11/2003	James Owen	BEAS-01360US1	6597
23910	7590 08/24/2004		EXAMINER	
FLIESLER N	•		PARTHASARATHY, PRAMILA	
FOUR EMBARCADERO CENTER SUITE 400		•	ART UNIT	PAPER NUMBER
• • • • • • • • • • • • • • • • • • • •	SCO, CA 94111		2136	
			DATE MAILED: 08/24/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

SA

	Application No.	Applicant(s)					
	10/618,513	OWEN ET AL.					
Office Action Summary	Examiner	Art Unit					
	Pramila Parthasarathy	2136					
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address					
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply if NO period for reply is specified above, the maximum statutory period who Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	6(a). In no event, however, may a reply be timwithin the statutory minimum of thirty (30) days ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	nely filed s will be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 31 Ma)⊠ Responsive to communication(s) filed on <u>31 March 2004</u> .						
2a) ☐ This action is FINAL . 2b) ☐ This	☐ This action is FINAL . 2b) ☐ This action is non-final.						
3) Since this application is in condition for allowan							
closed in accordance with the practice under E	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims							
4) Claim(s) 1-59 is/are pending in the application.							
4a) Of the above claim(s) is/are withdraw	4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.	Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-59</u> is/are rejected.	☑ Claim(s) <u>1-59</u> is/are rejected.						
7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction and/or	election requirement.						
Application Papers							
9) The specification is objected to by the Examiner	•						
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.					
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:							
1. Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the prior	ity documents have been receive	ed in this National Stage					
application from the International Bureau							
* See the attached detailed Office action for a list of the certified copies not received.							
Attachment(a)							
Attachment(s) 1) Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	ate					
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 03/31/2004.	5) Notice of Informal P 6) Other:	atent Application (PTO-152)					
S. Palent and Trademark Office							

Application/Control Number: 10/618,513 Page 2

Art Unit: 2136

DETAILED ACTION

This action is in response to the communication filed on 03/31/2004. Claims 1 –
 were received for consideration. No preliminary amendments were filed. Claims 1 –
 are currently being considered.

2. An initialed and dated copy of Applicant's IDS form 1449 is attached to the Office action.

Claim Rejections - 35 USC § 102

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

3. Claims 1-59 are rejected under 35 U.S.C. 102(e) as being anticipated by Park et al. (Publication number US 2004/0024812).

Regarding Claim 1, Park teaches and describes a method for integrating a plurality of content repositories into a virtual content repository (VCR) (Fig.1 – 7; Page 1 paragraph [0011] – Page 20 paragraph [0077]), comprising:

providing credential information to each one of said plurality of content repositories (Page 4 paragraph [0049]; Page 5 paragraph [0058] and Page 6 paragraph [0070;])

receiving authorization information from each one of said plurality of content repositories, wherein the authorization information indicates whether or not an authorization procedure succeeded (Page 6 paragraphs [0068 – 0070] and Page 21 Claim 1 and 5 and Page 22 Claim 11);

integrating into the VCR each one of said plurality of content repositories whose authorization information indicates successful authorization; and wherein each one of said plurality of content repositories exposes a first set of services to enable its integration into the VCR (Page 5 paragraphs [0055 – 0069] and Page 6 paragraphs [0066 – 0077]).

Regarding Claim 11, Park teaches and describes a method for integrating a plurality of content repositories into a virtual content repository (VCR) (Fig.1 – 7; Page 1 paragraph [0011] – Page 20 paragraph [0077]), comprising:

Art Unit: 2136

authorizing each one of said plurality of content repositories (Page 5 paragraph [0055 – 0069] and Page 6 paragraph [0066 – 0077]);

incorporating each one of said plurality of content repositories into a hierarchical namespace (Page 3 paragraph [0035], [0038] and [0041]);

extending a content model to include content from each one of said plurality of content repositories (Page 3 paragraph [0031], [0035], and [0038]); and

wherein each one of said plurality of content repositories exposes a first set of services to enable its integration into the VCR (Page 4 paragraph [0048]).

Regarding Claim 21, Park teaches and describes a method of organizing content stored in a plurality of content repositories into a virtual content repository namespace wherein said content is represented by at least one node (Fig.1 – 7; Page 1 paragraph [0011] – Page 20 paragraph [0077]), said method comprising:

providing a first identifier that uniquely identifies said at least one node within one of said plurality of content repositories (Page 6 paragraph [0071 – 0077]);

providing a second identifier that uniquely identifies said at least one node within said namespace (Page 3 paragraph [0038 – 0041] and Page 6 paragraph [0071 – 0077]);

wherein the namespace is hierarchical and spans said plurality of content repositories (Page 3 paragraph [0038 – 0041]); and

Art Unit: 2136

wherein each one of said plurality of content repositories exposes a set of services to enable its integration into a virtual content repository (VCR) (Page 5 paragraph [0055 – 0069] and Page 6 paragraph [0066 – 0077]).

Regarding Claim 30, Park teaches and describes a system comprising:

means for authorizing each one of said plurality of content repositories (Page 5 paragraph [0055 – 0069] and Page 6 paragraph [0066 – 0077]);

means for incorporating each one of said plurality of content repositories into a hierarchical namespace (Page 3 paragraph [0035], [0038] and [0041]);

means for extending a content model to include content from each one of said plurality of content repositories (Page 3 paragraph [0031], [0035] and [0038]); and wherein each one of said plurality of content repositories exposes a first set of services to enable its integration into the VCR (Page 4 paragraph [0048]).

Regarding Claim 40, Park teaches and describes a machine readable medium having instructions stored thereon that when executed by a processor cause a system to:

authorize each one of said plurality of content repositories (Page 5 paragraph [0055 – 0069] and Page 6 paragraph [0066 – 0077]);

incorporate each one of said plurality of content repositories into a hierarchical namespace (Page 3 paragraph [0035], [0038] and [0041]);

Art Unit: 2136

extend a content model to include content from each one of said plurality of content repositories (Page 3 paragraph [0031], [0035], and [0038]); and

wherein each one of said plurality of content repositories exposes a first set of services to enable its integration into the VCR (Page 4 paragraph [0048]).

Regarding Claim 50, Park teaches and describes a computer data signal embodied in a transmission medium, comprising:

a code segment including instructions to authorize each one of said plurality of content repositories (Page 5 paragraph [0055 – 0069] and Page 6 paragraph [0066 – 0077]);

a code segment including instructions to incorporate each one of said plurality of content repositories into a hierarchical namespace (Page 3 paragraph [0035], [0038] and [0041]);

a code segment including instructions to extend a content model to include content from each one of said plurality of content repositories (Page 3 paragraph [0031], [0035], and [0038]); and

wherein each one of said plurality of content repositories exposes a first set of services to enable its integration into the VCR (Page 4 paragraph [0048]).

Claims 2, 13, 32, 42 and 52 are rejected as applied above in rejecting claims 1, 11, 31, 41 and 51. Furthermore, Park teaches and describes a method for integrating a plurality of content repositories into a virtual content repository (VCR) (Fig.1 – 7; Page 1 paragraph [0011] – Page 20 paragraph [0077]), wherein:

the credential information includes a username and a password (Page 4 paragraph [0049]).

Claims 3, 14, 33, 43 and 53 are rejected as applied above in rejecting claims 1, 11, 31, 41 and 51. Furthermore, Park teaches and describes a method for integrating a plurality of content repositories into a virtual content repository (VCR) (Fig.1 – 7; Page 1 paragraph [0011] – Page 20 paragraph [0077]), wherein:

the credential information is based on Java Authentication and Authorization Service (JAAS) (Page 4 paragraph [0049] and Page 6 paragraph [0070]).

Claims 4, 15, 34, 44 and 54 are rejected as applied above in rejecting claims 1, 11, 31, 41 and 51. Furthermore, Park teaches and describes a method for integrating a plurality of content repositories into a virtual content repository (VCR) (Fig.1 – 7; Page 1 paragraph [0011] – Page 20 paragraph [0077]), wherein:

the first set of services accepts the credential information (Page 4 paragraph [0049]).

Art Unit: 2136

Claims 5, 16, 35, 45 and 55 are rejected as applied above in rejecting claims 1, 11, 31, 41 and 51. Furthermore, Park teaches and describes a method for integrating a plurality of content repositories into a virtual content repository (VCR) (Fig.1 – 7; Page 1 paragraph [0011] – Page 20 paragraph [0077]), wherein:

the first set of services provides the authorization information (Page 4 paragraph [0049] and Page 6 paragraph [0070]).

Claims 6, 17, 36, 37, 46 and 56 are rejected as applied above in rejecting claims 1, 11, 30, 40 and 50. Furthermore, Park teaches and describes a method for integrating a plurality of content repositories into a virtual content repository (VCR) (Fig.1 – 7; Page 1 paragraph [0011] – Page 20 paragraph [0077]), wherein:

each one of said plurality of content repositories exposes a second set of services that is related to implementing a model of information in the content repository; and wherein the model is compatible with a VCR content model (Page 5 paragraph [0058 – 0060]).

Claim 7 is rejected as applied above in rejecting claim 1. Furthermore, Park teaches and describes a method for integrating a plurality of content repositories into a virtual content repository (VCR) (Fig.1 – 7; Page 1 paragraph [0011] – Page 20 paragraph [0077]), further comprising:

providing a VCR content model; and wherein each one of said plurality of content repositories exposes a second set of services related to extending the VCR content

model to include information in the content repository (Page 3 paragraph [0031], [0035], [0038] and Page 5 paragraph [0058 – 0061]).

Page 9

Claim 8 is rejected as applied above in rejecting claim 1. Furthermore, Park teaches and describes a method for integrating a plurality of content repositories into a virtual content repository (VCR) (Fig.1 – 7; Page 1 paragraph [0011] – Page 20 paragraph [0077]), wherein integrating into the VCR each one of said plurality of content repositories includes:

providing a hierarchical namespace spanning said plurality of content repositories (Page 3 paragraph [0035], [0038] and [0041]).

Claim 9 is rejected as applied above in rejecting claim 1. Furthermore, Park teaches and describes a method for integrating a plurality of content repositories into a virtual content repository (VCR) (Fig.1 – 7; Page 1 paragraph [0011] – Page 20 paragraph [0077]), wherein integrating into the VCR each one of said plurality of content repositories includes:

providing a content model related to representing content in each one of said plurality of content repositories. (Page 3 paragraph [0031], [0035], [0038]; Page 4 paragraph [0048] and Page 5 paragraph [0058 – 0061]).

Art Unit: 2136

Claims 10, 18, 39, 47 and 57 are rejected as applied above in rejecting claims 1, 11, 38, 40 and 50. Furthermore, Park teaches and describes a method for integrating a plurality of content repositories into a virtual content repository (VCR) (Fig.1 – 7; Page 1 paragraph [0011] – Page 20 paragraph [0077]), wherein integrating into the VCR each one of said plurality of content repositories includes:

providing for mapping of requests on the VCR to one of said plurality of repositories (Page 6 paragraph [0067 – 0077]).

Claims 12, 31, 41 and 51 are rejected as applied above in rejecting claims 11, 30, 40 and 50. Furthermore, Park teaches and describes a method for integrating a plurality of content repositories into a virtual content repository (VCR) (Fig.1 – 7; Page 1 paragraph [0011] – Page 20 paragraph [0077]), wherein authorization comprises:

providing credential information to each of said plurality of content repositories (Page 4 paragraph [0049]; Page 5 paragraph [0058] and Page 6 paragraph [0070;]); and

receiving authorization information from each of said plurality of content repositories (Page 6 paragraphs [0068 – 0070] and Page 21 Claim 1 and 5 and Page 22 Claim 11).

Claims 19, 38, 48 and 58 are rejected as applied above in rejecting claims 11, 30, 40 and 50. Furthermore, Park teaches and describes a method for integrating a plurality of content repositories into a virtual content repository (VCR) (Fig.1 – 7; Page 1

paragraph [0011] – Page 20 paragraph [0077]), wherein incorporating each one of said plurality of content repositories into the hierarchical namespace comprises:

- 1) a first identifier that uniquely identifies the content within one of said plurality of content repositories (Page 6 paragraph [0071 0077]);
- 2) a second identifier that uniquely identifies the content within the namespace (Page 3 paragraph [0038 0041] and Page 6 paragraph [0071 0077]);

Claims 20, 49 and 59 are rejected as applied above in rejecting claims 19, 48 and 58. Furthermore, Park teaches and describes a method for integrating a plurality of content repositories into a virtual content repository (VCR) (Fig.1 – 7; Page 1 paragraph [0011] – Page 20 paragraph [0077]), further comprising:

providing for mapping of requests on content to one of said plurality of repositories (Page 6 paragraph [0067 – 0077]); and wherein the mapping is based on at lest one of:

- 1) the first identifier associated with the content (Page 6 paragraph [0071 0077]); and
- 2) the second identifier associated with the content (Page 6 paragraph [0071 0077]).

Claim 22 is rejected as applied above in rejecting claim 21. Furthermore, Park teaches and describes a method of organizing content stored in a plurality of content repositories into a virtual content repository namespace wherein said content is

Art Unit: 2136

represented by at least one node (Fig.1 – 7; Page 1 paragraph [0011] – Page 20 paragraph [0077]), wherein:

the second identifier is a path (Page 6 paragraph [0074 and 0077]).

Claim 23 is rejected as applied above in rejecting claim 21. Furthermore, Park teaches and describes a method of organizing content stored in a plurality of content repositories into a virtual content repository namespace wherein said content is represented by at least one node (Fig.1 – 7; Page 1 paragraph [0011] – Page 20 paragraph [0077]), wherein:

the VCR represents said plurality of content repositories as a single repository (Page 3 paragraph [0041]).

Claim 24 is rejected as applied above in rejecting claim 21. Furthermore, Park teaches and describes a method of organizing content stored in a plurality of content repositories into a virtual content repository namespace wherein said content is represented by at least one node (Fig.1 – 7; Page 1 paragraph [0011] – Page 20 paragraph [0077]), wherein:

said at least one node is associated with at least one property (Page 6 paragraph [0074].

Claim 29 is rejected as applied above in rejecting claim 21. Furthermore, Park teaches and describes a method of organizing content stored in a plurality of content

Art Unit: 2136

repositories into a virtual content repository namespace wherein said content is represented by at least one node (Fig.1 – 7; Page 1 paragraph [0011] – Page 20 paragraph [0077]), wherein:

said at least one node can be hierarchically related to other nodes in the VCR (Page 3 paragraph [0041]).

Claim 25 is rejected as applied above in rejecting claim 24. Furthermore, Park teaches and describes a method of organizing content stored in a plurality of content repositories into a virtual content repository namespace wherein said content is represented by at least one node (Fig.1 – 7; Page 1 paragraph [0011] – Page 20 paragraph [0077]), wherein:

a property is an association between a name and at least one value (Page 6 paragraph [0074]).

Claim 26 is rejected as applied above in rejecting claim 24. Furthermore, Park teaches and describes a method of organizing content stored in a plurality of content repositories into a virtual content repository namespace wherein said content is represented by at least one node (Fig.1 – 7; Page 1 paragraph [0011] – Page 20 paragraph [0077]), wherein:

said at least one property is associated with at least one property definition (Page 6 paragraph [0074]).

Application/Control Number: 10/618,513 Page 14

Art Unit: 2136

Claim 27 is rejected as applied above in rejecting claim 26. Furthermore, Park teaches and describes a method of organizing content stored in a plurality of content repositories into a virtual content repository namespace wherein said content is represented by at least one node (Fig.1 – 7; Page 1 paragraph [0011] – Page 20 paragraph [0077]), wherein:

a property definition can specify for a property at least one of the following attributes:

property choices;

a reference;

a data type;

whether the property is mandatory;

whether the property is multi-valued;

whether the property is primary;

whether the property is read-only; and

whether the property is restricted

(Page 6 paragraph [0074]).

Claim 28 is rejected as applied above in rejecting claim 26. Furthermore, Park teaches and describes a method of organizing content stored in a plurality of content repositories into a virtual content repository namespace wherein said content is represented by at least one node (Fig.1 – 7; Page 1 paragraph [0011] – Page 20 paragraph [0077]), wherein:

Art Unit: 2136

there is one property definition for each property associated with said at least one

node (Page 6 paragraph [0074]).

Conclusion

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks, Washington, D.C. 20231 or

faxed to: (703) 872-9306 for all formal communications.

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal

Drive, Arlington, VA, Fourth Floor (Receptionist).

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Pramila Parthasarathy whose telephone number is 703-

305-8912. The examiner can normally be reached on 8:00a.m. To 5:00p.m..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Ayaz Sheikh can be reached on 703-305-9648. The fax phone number for

the organization where this application or proceeding is assigned is 703-872-9306.

Any inquiry of a general nature or relating to the status of this application or

proceeding should be directed to the receptionist whose telephone number is 703-305-

3900.

Pramila Parthasarathy Patent Examiner 703-305-8912 August 16, 2004

SUPFERM

ATENT EXAMINER

Page 15

Today CENTER 2100